UNITED STATES DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND

ALBERT L. GRAY, et al.

Plaintiffs,

v.

C.A. No. 2004-312 L

JEFFREY DERDERIAN, et al.

Defendants.

STIPULATION

Plaintiff Michelle Spence and Defendant Jack Russell Touring, Inc., acting by their undersigned and authorized counsel, stipulate as follows:

- 1. Steven M. Richard, as counsel for Jack Russell Touring, Inc., has accepted service of process of Plaintiff's Michelle Spence's Notice of Adoption of First Amended Complaint ("Notice of Adoption") in satisfaction and compliance with Federal Rules of Civil Procedure 4 and 28 U.S.C. § 1448.
- 2. On February 4, 2005, Defendant Jack Russell Touring, Inc. filed its Answer to Ms. Spence's Notice of Adoption. The parties stipulate that the Answer remains in effect and that no additional responsive pleading is required as part of the acceptance of service of process.

MICHELLE SPENCE

By her Attorneys,

Stephen E. Breggia (#2865

395 Smith Street

Providence, RI 02908

(401) 831-1900

(401) 831-0129 (Fax)

Dated: 4 - 2/ , 2005

JACK RUSSELL TOURING, INC.

By its Attorneys,

Steven M. Richard (#4403)

Nixon Peabody LLP

One Citizens Plaza

Providence, RI 02903

(401) 454-1000

(401) 454-1030 (Fax)

Dated: 4-22, 2005

470)